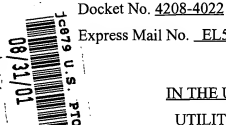
69-04-01



PATENT TRADEMARK OFFICE ↑AFFIX CUSTOMER NO. LABEL ABOVE ↑





Express Mail No. EL513415889US



Commissioner for Patents Box Patent Application Washington, D.C. 20231				
Sir:				
Transı	mitted herewith for filing is the patent application of			
Inventor(s) names and addresses:				
(1)	Seppo Pyhälammi Sankaritie 4 A 1, 00320 Helsinki, Finland			
(2)	Kaj Häggman Näkinkaari 9 D 18, 02320 Espoo, Finland			
(3)	Ilkka Aartolahti Kuunsäde 10 B 47, 02210 Espoo, Finland			
(4)	Markku Rauhamaa Miilutie 25, 00670 Helsinki, Finland			
	Additional inventors are listed on a separate sheet			
For:	MOBILE CONTENT DELIVERY SYSTEM			
Enclosed Are:				
	page(s) of specification			
8	page(s) of Abstract page(s) of claims			

sheets of Formal Informal drawings

page(s) of Declaration and Power of Attorney

Deletion of inventors including Signed Statement under 37 C.F.R. §1.63(d)(2)

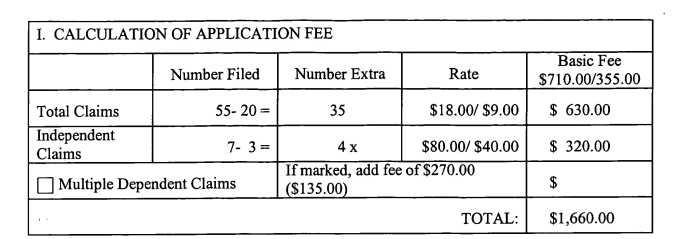
Unsigned

Newly Executed

Copy from prior application

⊠ .	REQUEST AND CERTIFICATION UNDER 35 U.S.C. §122(b)(2)(B)(i) (form PTO/SB/35) As indicated on the attached Request and Certification, Applicant(s) certify that the invention disclosed in the attached application HAS NOT and WILL NOT be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. Applicant(s) therefore request(s) that the attached application NOT be published under 35 U.S.C. §122(b).
	Incorporation by Reference:
	The entire disclosure of the prior application, from which a copy of the combined Declaration and Power of Attorney is supplied herein, is considered as being part of the disclosure of the accompanying application and is incorporated herein by reference.
	Deletion of Inventors (37 C.F.R. §1.63(d) and §1.33(b)
4- A.	Signed statement attached deleting inventor(s) named in the prior application serial no, filed
	Microfiche Computer Program (Appendix)
	 page(s) of Sequence Listing computer readable disk containing Sequence Listing Statement under 37 C.F.R. §1.821(f) that computer and paper copies of the Sequence Listing are the same
	Assignment Papers (assignment cover sheet and assignment documents)
	 ☐ A check in the amount of \$40.00 for recording the Assignment ☐ Charge the Assignment Recordation Fee to Deposit Account No. 13-4500, Order No ☐ Assignment Papers filed in the parent application Serial No
	Certification of chain of title pursuant to 37 C.F.R. §3.73(b)
	Priority is claimed under 35 U.S.C. §119 for: Application No(s), filed, in (country). Certified Copy of Priority Document(s) [] filed herewith filed in application Serial No, filed English translation document(s) [] filed herewith filed in application Serial No, filed
	Priority is claimed under 35 U.S.C. §119(e) for: Provisional Application No, filed

	Information Disclosure Statement
	Copy of [] cited references
	PTO Form-1449
	References cited in parent application Serial No, filed
	Related Case Statement under 37 C.F.R. §1.98(a)(2)(iii)
	A copy of related pending U.S. Application(s) Serial No(s):, filed, respectively, is attached hereto.
	A copy of related pending U.S. Application(s) entitled,, filed to inventor(s), respectively, is attached hereto.
~	A copy of each related application(s) was submitted in parent application serial no, filed
	Preliminary Amendment
\boxtimes	Return receipt postcard (MPEP 503)
	This is a continuation divisional continuation-in-part of prior application serial no, filed, to which priority under 35 U.S.C. §120 is claimed.
	Cancel in this application original claims of the parent application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
	A Preliminary Amendment is enclosed. (Claims added by this Amendment have been properly numbered consecutively beginning with the number following the highest numbered original claim in the prior application).
	The status of the parent application is as follows:
	A Petition for Extension of Time and a Fee therefor has been or is being filed in the parent application to extend the term for action in the parent application until
, , ,	A copy of the Petition for Extension of Time in the co-pending parent application is attached.
	No Petition for Extension of Time and Fee therefor are necessary in the co-pending parent application.
	Please abandon the parent application at a time while the parent application is pending or at a time when the petition for extension of time in that application is granted and while this application is pending has been granted a filing date, so as to make this application co-pending.
	Transfer the drawing(s) from the parent application to this application
	Amend the specification by inserting before the first line the sentence: This is continuation divisional continuation-in-part of co-pending application Serial No, filed



Small entity status is or has been claimed. Reduced fees under 37 C.F.R. §1.9 (f) paid

	Ψ
\boxtimes	A check in the amount of \$_1,660.00\ in payment of the application filing fees is attached.
	Charge fee to Deposit Account No. <u>13-4500</u> , Order No A DUPLICATE COPY OF THIS SHEET IS ATTACHED.
\boxtimes	The Commissioner is hereby authorized to charge any additional fees which may be required for filing this application pursuant to 37 CFR §1.16, including all extension of time fees pursuant to 37 C.F.R. § 1.17 for maintaining copendency with the parent application, or credit any overpayment to Deposit Account No. 13-4500, Order No. 4208

Respectfully submitted,

MORGAN & FINNEGAN, L.L.P.

Dated: August 31, 2001

herewith

By:

Peter N. Fill

Registration No. 38,876

Correspondence Address:

MORGAN & FINNEGAN, L.L.P. 345 Park Avenue New York, NY 10154-0053 (212) 758-4800 Telephone (212) 751-6849 Facsimile

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Seppo PYHALAMMI; Kaj HAGGMAN;

Ilkka AARTOLAHTI and Markku RAUHAMAA

Group Art Unit:

TBA

Serial No.:

TBA

Examiner:

TBA

Filed:

August 31, 2001

For:

MOBILE CONTENT DELIVERY SYSTEM

EXPRESS MAIL CERTIFICATE

Express Mail Label No.: EL513415889US

Date of Deposit: August 31, 2001

I hereby certify that the following attached paper(s) and/or fee

- 1. Utility Application and Fee Transmittal (enclosing 12 pages of specification; 1 page of Abstract; 8 pages of 55 claims; 7 pages of formal drawings (Figures 1-7));
- 2. Check in the amount of \$1,660.00 to cover filing fee;
- 3. Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i), and
- 4. Return Receipt Postcard;

is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. §1.10 on the date indicated above and is addressed to the Commissioner for Patents, Washington, D.C. 20231.

Jesus Raul Remedios

(Typed or printed name of person mailing papers(s) and/or

fee)

(Signature of person mailing paper(s) and/or fee)

Correspondence Address:

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(212) 758-4800 Telephone
(212) 751-6849 Facsimile

L. Carlo

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

Application No.	TBA
Filing Date	Herewith
First Named Inventor	Seppo Pyhalammi et al.
Group Art Unit	TBA
Examiner Name	TBA
Atty Docket No.	4208-4022

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. §122(b).

This request is signed in compliance with 37 C.F.R. §1.33(b) and is being submitted with the application at the time of filing.

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED					
Signature	Film W. Fell	Date August 31, 2001			
Name (Print/Type)	Peter N. Fill	Reg. No. (Atty/Agent)	38,876		

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. §122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. §122(b)(2)(B)(iii)).